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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Artcle 36 and Rule 70)

	(PC) Artie 50 and 1	tulo 70)					
pplicant's or agent's file reference 03E8001/PCT	FOR FURTHER ACTION	SeeNotificati Examination	onofTransmittalofInternationall Report (Form PCT/IPEA/416)	Preliminary			
iternational application No.	International filing date(day/mo	nth/year)	Priority date (day/month/yea				
CT/KR2003/001750	28 AUGUST 2003 (28.08		28 AUGUST 2002 (28.08.2	.002)			
ternational Patent Classification (IPC IPC7 H01Q 13/08 Applicant	e) or national classification and IPC						
ELECTRONICS AND TELE	COMMUNICATIONS R	ESEARCH 1	INSTITUTE et al				
and is transmitted to the applica				ing Authority			
2. This REPORT consists of a total	al ofsheets, incl	uding this cover	sheet.				
This report is also accomamended and are the bas 70.16 and Section 607 of	npanied by ANNEXES, i.e., sheet is for this report and/or sheets co f the Administrative Instructions u	s of the descrip intaining rectific	tion claims and/or drawings w	hich have been ority (see Rule			
These annexes consist of a to	tal ofsheets.						
3. This report contains indications relating to the following items:							
	I X Basis of the report						
II Priority		lter inventive st	en and industrial applicability				
I 1	ent of opinion with regard to nove	ity, mvenuve so	ch and modulum abbitances.				
IV Lack of unity of			tire stan or industrial annii	cability:			
V X Reasoned states	ment under Article 35(2) with regriplement under Article 35(2) with regriplement under Market 25(2) with regriplement under Market 25(2) with regriplement under Market 25(2) with regriplement under Article 35(2) with regri	ard to noverty, in	iventive step of industrial applica-	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
VI Certain docume							
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لــا ''-	VII Certain defects in the international application						
VIII Certain observa	ations on the international applicat	1011					
Date of submission of the demand	Ţ.	Date of completi	on of this report				
06 FEBRUARY 20		17 DEC	EMBER 2004 (17.12.2004)				
Name and mailing address of the l	LI DI WILL	Authorized offic	eer	PIISIPI)			
Korean Intellectual Pr	roperty Office o-gu, Daejeon 302-701,	JEON, Ki	Eock				
Republic of Korea	ļ		82-42-481-5714				
Facsimile No. 82-42-472-7140		z cicpitono z to.					

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International aplication No.

PCT/KR2003/001750

1.	Ва	sis of	he report	-				
1.	Wi	th rega	rd to the elements of the international application:*					
	X	X the international application as originally filed						
			description:	:-i11v: 6:14				
			ges	, as originally filed , filed with the demand				
		•	es, filed with the letter of					
	Г	7 the	claims:					
	_	•	ges, as amended (together with an	, as originally filed				
		pa _l	ges, as amended (together with an	, filed with the demand				
		pa	ges					
			drawings:					
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] the	sequence listing part of the description:					
		_	ges					
		pa pa	ges, filed with the letter of	, med with the definate				
2	 With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item. These elements were available or furnished to this Authority in the following language which is 							
		ti	ne language of a translation furnished for the purposes of international search (under Rule 23	3.1(b)).				
			he language of publication of the international application(under Rule 48.3(b)).					
	the language of the translation furnished for the purposes of international preliminary examination (under Rules 55.2 and/or 55.3).							
	3. With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:							
		=	contained inthe international application in written form.					
			filed together with the international application in computer readable form.					
	[furnished subsequently to this Authority in written form.					
	[_	furnished subsequently to this Authority in computer readable form					
			The statement that the subsequently furnished written sequence listing does not go be international applicationas as filed has been furinshed.	eyond the disc losure in the				
	international applications as filed has been furnished. The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.							
4	1.		The amendments have resulted in the cancellation of:					
			the description, pages					
			the claims, Nos.					
			the drawings, sheets					
٤	5.		This report has been established as if (some of) the amendments had not been made, sing go beyond the disclosure as filed, as indicated in the Supplemental Box(Rule 70.2(c)).**	ee they have been considered to				
		Replac in this and 70	ement sheets which have been furnished to the receiving Office in response to an invitation a opinion as "originally filed." and are not annexed to this report since they do not contain 17).	under Article 14 are referred to in amendments (Rules 70.16				
	**	Any re	placement sheet containing such amendments must be referred to under item I and annexed	to this report.				

INTERNATIONAL PRELIMINARY EXAMINATION

International aplication No. PCT/KR2003/001750

/. Reasoned statement under Article 35(2) with regard to novelty	, inventive step or industrial applicability;
citations and explanations supporting such statement	

1. Statement YES 1-5 Claims Novelty (N) NO None Claims YES None Claims Inventive step (IS) NO 1-5 Claims YES. 1-5 Claims Industrial applicability (IA) NO None Claims

2. Citations and explanations (Rule 70.7)

D1=EP 1146589 A1

D2=KR 10-2002-0045914

1. Novelty and inventive step

D1 is related to chip antenna element but present invention is related to PIFA. D2 is related to PIFA and has antenna radiation patch which is taped-shape in figure 3b.

D2 doesn't include exact shape identical to the radiation patch of the present invention. But the difference of shape between present invention and D2 is obvious to the person skilled in this art.

So the subject matter of claims 1-5 is considered to be new but not to involve an inventive step.

2. Industrial applicability

The subject matter of claims 1-5 meets the criteria of PCT article 33(4) because it can be used in industry.